UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION



KINETIC CONCEPTS, INC., KCI LICENSING, INC., KCI USA, INC. and WAKE FOREST UNIVERSITY HEALTH SCIENCES	\$ \$ \$	CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS BY
Plaintiffs,	§ §	N. G. 60 G. 6000 P.
v.	§ §	No. SA-03-CA-0832 – RF
BLUESKY MEDICAL CORPORATION,	§	
MEDELA AG, MEDELA, INC., and	§	
PATIENT CARE SYSTEMS, INC. Defendants.	§	

FINAL JUDGMENT

On June 1, 2006, the court called this case for trial before a duly impaneled and sworn jury. Plaintiffs Kinetic Concepts, Inc., KCI Licensing, Inc., KCI USA, Inc., and Wake Forest University Health Sciences ("Plaintiffs") appeared in person through their corporate representatives and counsel of record. Defendants BlueSky Medical Corporation, Medela AG, and Medela, Inc. appeared in person through their corporate representatives and counsel of record. Defendant Richard Weston appeared personally and through his counsel of record. Defendants BlueSky Medial Corporation, Richard Weston, Medela AG, and Medela, Inc. are referred to collectively herein as "Defendants."

Prior to trial, the Court ruled on certain claims brought by the parties. Those rulings are incorporated into this Final Judgment. Interrogatories were submitted to the jury by the Court on the remaining claims. The jury answered those interrogatories.

The Court, having considered the verdict and all things both to the law and the evidence,

now enters judgment in this case. It is hereby ORDERED, ADJUDGED, AND DECREED that:

- 1. The Plaintiffs take nothing on their claims against Defendants; and
- 2. Medela, Inc. and Medela. AG take nothing on their counterclaims against the Plaintiffs for declarations of patent invalidity and patent unenforceability It is so ORDERED.

Signed this 29 day of August, 2006.